## UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

STINGRAY IP SOLUTIONS, LLC,

The Honorable Rodney Gilstrap

Plaintiff,

Case No.: 2:21-cv-00201-JRG

(Lead Case)

LEGRAND, LEGRAND FRANCE, BTICINO SPA, AND LEGRAND SNC, Case No.: 2:21-cv-00202-JRG

(Lead Case)

Defendants.

STINGRAY IP SOLUTIONS, LLC,

IMMEDIA SEMICONDUCTOR LLC.

Plaintiff,

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v.

v.

AMAZON.COM, INC., AMAZON.COM SERVICES LLC, RING LLC, EERO LLC, AND

Defendants.

Case No.: 2:21-cv-00193-JRG

(Member Case)

Case No.: 2:21-cv-00194-JRG

(Member Case)

## AMAZON'S UNOPPOSED MOTION FOR EXTENSION OF TIME TO EXCHANGE TERMS AND ELEMENTS FOR CLAIM CONSTRUCTION

Defendants Amazon.com, Inc. and Amazon Services LLC (collectively, "Amazon") hereby moves the Court to extend the deadline for the parties to exchange proposed terms and claim elements for construction pursuant to P.R. 4-1. Amazon seeks to extend the deadline from November 23, 2021 to **November 29, 2021**. The parties have met and conferred, and Plaintiff Stingray IP Solutions, LLC does not oppose this motion.

The extension is not requested for the purpose of delay, but to avoid conflict with the upcoming holiday and to allow Amazon and Stingray adequate time to comply with P.R. 4-1. No other deadlines will be affected by this proposed extension.

November 23, 2021

## Respectfully submitted,

By: /s/ Geoffrey R. Miller

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Counsel for Defendants

AMAZON.COM, INC., AND

AMAZON.COM SERVICES LLC,

**CERTIFICATE OF SERVICE** 

The undersigned hereby certifies that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's

CM/ECF system per Local Rule CV-5(a)(3) on November 23, 2021.

/s/ Geoffrey R. Miller

Geoffrey R. Miller

**CERTIFICATE OF CONFERENCE** 

The undersigned hereby certifies that counsel for Defendant has complied with L.R. 7(h)

regarding this motion. On November 19, 2021, counsel for Defendant explained its position and

the basis for its requested deadline extension in an email to counsel for Plaintiff. On November

22, 2021, counsel for Plaintiff responded by email that Plaintiff does not oppose extending the

deadline to comply with P.R. 4-1 to November 29, 2021.

/s/ Geoffrey R. Miller

Geoffrey R. Miller